## Case 5:13-cv-00469-HRL Document 26 Filed 07/09/13 Page 1 of 3 \*E-FILED: July 9, 2013\* CASE, IBRAHIM & CLAUSS, LLP 2855 Michelle Drive, Suite 120 Irvine, California 92606 Telephone: 714.540.3636 Facsimile: 714.540.3680 Brian S. Case, Esq. (State Bar No. 115491) Bv: F. Albert Ibrahim, Esq. (State Bar No. 134065) Attorneys for Defendants and Counterclaim Plaintiff UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF CALIFORNIA - SAN JOSE DIVISION Case No.: CV13-0469 Unites States of America, For the Use of SAN BENITO SUPPLY, a California corporation, STIPULATION FOR EXTENSION OF Plaintiff, THE DEADLINE FOR CONDUCTING MEDIATION, AND ORDER THEREON ADR Local Rule 6-5 KISAQ-RQ 8A 2 JV, a joint venture; FRAZIER MASONRY COMPANY, a California corporation; FEDERAL INSURANCE COMPANY, an Indiana corporation, WESTERN SURETY COMPANY, a South Dakota corporation, Defendants. FRAZIER MASONRY COMPANY, a California corporation, Counterclaim Plaintiff,

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SAN BENITO SUPPLY, a California corporation

Counterclaim Defendant.

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IT IS HEREBY STIPULATED AND AGREED by and between Plaintiff, United States of America, For the Use of San Benito Supply, by and through its attorneys of record, Monteleone & McCrory, LLP, and Defendants KISAQ-RQ 8A 2 JV, Federal Insurance Company and Western Surety Company, and Defendant and Counterclaim Plaintiff Frazier Masonry Corporation, by and through their attorneys Case, Ibrahim & Clauss, LLP, as follows based on the herein below facts and terms:

- 1. The mediation hearing is currently set for July 16, 2013 which is also the mediation deadline in this action;
- 2. The parties have propounded request for production of documents to each other and subpoenas to third parties. The responsive documents are to be produced by the end of June and early July;
- 3. Because of the proximity of the dates for production of documents to the mediation renders it impractical to fully prepare for a meaningful mediation, the parties desire to continue the mediation deadline to September 15, 2013, and reschedule the mediation date for sometime in August or early September in order to allow for time to review the records to be produced and have meaningful settlement discussions.
- 4. The parties, through their attorneys of record hereby stipulate to the continuance of the mediation deadline to September 14, 2013.
- 5. This stipulation may be executed by fax and that a fax signature will be treated as an original for all purposes.
- 6. This stipulation may be executed in counterparts, and that all executed counterparts will be taken together and treated as one full and complete document.

## IT IS SO STIPULATED AND AGREED.

Dated: June 13, 2013

CASE, IBRAHIM & CLAUSS, LLP

By:

F. ALBERT IBRAHIM

Attorneys for KISAQ-RQ 8A JV, Frazier Masonry Company, Federal Insurance Company and Western Surety Company

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1	Dated: June 13, 2013	MONTELEONE & McCRORY, LLP
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3		By: WILLIAM INGALSBE
4		DIANA DRON Attorneys for San Benito Supply
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6	PURSUANT TO STIE	PULATION, IT IS SO ORDERED.
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8	Date: <del>June, 2013</del>	HOWARD R. LLOYD United Stated Magistrate Judge
9	July 8, 2013	United Stated Magistrate Judge
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